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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/644,200	(	08/20/2003	Makoto Baba	112857-422	5741
29175	7590	08/24/2005		EXAMINER	
BELL, BO	YD & LL	OYD, LLC	GRANT, ROBERT J		
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••				2838	_
				DATE MAILED: 08/24/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/644,200	BABA ET AL.					
Office Action Summary	Examiner	Art Unit					
	Robert Grant	2838					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 09 J	lune 2005.						
· _ · _ ·	s action is non-final.						
3) Since this application is in condition for allowed	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
<ul> <li>4)  Claim(s) 1-11 is/are pending in the application.</li> <li>4a) Of the above claim(s) 2-4 and 8 is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1,5-7 and 9-11 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>							
Application Papers							
9) The specification is objected to by the Examination The drawing(s) filed on <u>29 September 2003</u> is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct.	/are: a)⊠ accepted or b)⊡ objec e drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
11) The oath or declaration is objected to by the E	· · · · · · · · · · · · · · · · · · ·	• •					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. Its have been received in Applicationity documents have been received au (PCT Rule 17.2(a)).	on No ed in this National Stage					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P						
Paper No(s)/Mail Date	6)  Other:						

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hwang et al. (US 5,534, 366) in view of Watanabe et al. (US 6,492,058) in view of Suzuki et al. (US 4,659,636) in view of Kobayashi (US 5,436,969).

As to claim 1, Hwang expressly discloses, in figure 1, a battery pack comprising: a battery block (18) that houses one or more batteries in a battery package (Column 7, lines 4-5); a circuit block (14) housing a circuit in a circuit package (Column 7, line 6), the circuit having a measurement function associated with at least one of a use condition of the batteries, a measurement function associated with performance of the batteries, and a protection function to protect the batteries (Column 3, lines 29-34); and an outer case (16) capable of fitting in and housing the battery block and the circuit block, wherein the battery block and the circuit block can be independently removed and replaced from the outer case (Column 7, lines 7-10), and wherein an inside dimension of the outer case substantially equals a total outside dimension of the battery block and the circuit block (An inside dimension of the outer case is taken to mean the open space inside of the battery pack where space for the battery block and circuit

Art Unit: 2838

block is provided. Therefore, as can be seen in figure 2, the circuit block (14) consumes the space provided for the circuit block (Figure 1, element 22). The battery block (18) can also be seen in figure 2 consuming the space provided (figure 1, element 20)). Hwang does not expressly disclose wherein the battery block has a connection terminal on a side facing the circuit block and the circuit block has a connection on a side facing the battery block and a part of the connection terminal which is exposed out of the battery package and circuit package includes a blade spring in a tranche shape, wherein at least one of the battery package and the circuit package includes a hermetic package, and wherein the hermetic package has a hermetic structure that is formed by fitting together an open top lower package and an upper package having a groove corresponding to an opening of the lower package by press fitting. Watanabe discloses a battery pack (Figure 2) wherein the battery block (Figure 2, Element 2) has a connection terminal (Figure 11, seen on the battery, but not referenced) on a side facing the circuit block (Figure 2, Element 6) and the circuit block has a connection terminal (Figure 11, Element 1110) on a side facing the battery block. Watanabe also teaches that hermetical sealing can eliminate damage to protective circuits that can be caused by electrolyte leakage or moisture ingress (Column 1 lines 53-59). Therefore it would have been obvious to a person of ordinary skill at the time of this invention to provide a hermetical seal to Hwang's package as taught by Watanabe in order to protect against electrolyte leakage and moisture ingress. Suzuki discloses (Figure 1), wherein a structure that is formed by fitting together an open top lower package (Element 18b) and an upper package having a groove (Element 19) corresponding to an opening of the

Art Unit: 2838

lower package by press fitting. It would have been obvious to a person of ordinary skill in the art at the time of this invention to modify the battery pack of Watanabe with the press fitting structure as taught by Suzuki in order to provide an even sturdier seal. Kobayashi discloses in figure 5, a blade spring connection terminal in a tranche shape (Element 77-1). It would have been obvious to a person having ordinary skill in the art at the time of this invention to combine Kobayashi's blade spring terminals to make the connection between the circuit package and the battery package, as it would provide a biasing force to keep the electrical contacts firmly in place.

1. Claim 5 and 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hwang in view of Watanabe in view of Suzuki in view of Kobayashi as applied to claim 1 above, in further view of Noh (US 6,387,567).

As to claim 5, Hwang, Watanabe, Suzuki, and Kobayashi disclose all the limitations in which claim 5 is dependent upon, though they do not expressly disclose that the connection terminals are insert molded in the battery package and the circuit package. Noh teaches of creating a hermetic seal in which the terminals (Figure 3, elements 25 and 27) are insert molded (Column 5, lines 35-43). It would have been obvious to a person having ordinary skill in the art at the time of this invention to incorporate Noh's insert molded terminals into Watanabe package design because fixed terminals that had a hermetic seal molded around them are known to provide a more

package.

reliable seal then terminals that have not been insert molded into a hermetically sealed

Page 5

As to claim 6, Noh discloses an insert molded terminals that branch out from the hermetically sealed package. Therefore using Noh's hermetically sealed design with Watanabe's battery pack and a circuit pack would yield the connection terminals and a tab of the battery have branched parts on each edge and are connected by engaging the branched parts of the connection terminals and the branched parts of the tabs of the battery.

2. Claim 7 is rejected under 35 U.S.C. 103(a) as being anticipated by Hasegawa (US 5,929,600) in view of Mito et al. (US 5,818,198).

As to Claim 7, Hasegawa expressly discloses a battery pack, in figure 2 comprising: an outer case (34A and 34B) for housing one or more batteries (12 and 14) and a circuit (28) having at least one of a measurement functions associated with a use condition of the batteries (Column 3 lines 41-50), a measurement function associated with performance of the batteries (Column 3 lines 41-50) and a protection function to protect the batteries (Column 4 lines 38-54), wherein a tab at both ends is connected to a cathode and an anode of the battery and a central tab is connected to a midpoint lead (Figure 1, elements 20, 24, 26), wherein the midpoints lead is adapted to measure a potential between two batteries (Column 3, lines 42-45). Hasegawa does not expressly disclose wherein inside of the outer case is completely separated into two chambers by a partition wall and the batteries and the circuit are separately housed in the two

Page 6

chambers, respectively. Mito discloses wherein inside of the outer case is completely separated into two chambers by a partition wall (figure 4a, element 26) and the batteries and the circuit are separately housed in the two chambers, respectively (column 10, lines 9-16), and wherein the outer case (figures 4a and 4b) comprises: an open top lower case with an inside that is sectioned into a plurality of chambers by a lower partition wall (Figure 4 a); and an upper case having an upper partition wall with a groove (Figure 4b, element 28) corresponding to the lower partition wall such that the two chambers have hermetic structures (Column 3, lines 2-7) by formation of the partition wall by press fitting the lower partition wall (Figure 4a, element 26) into the groove of the upper partition wall (Figure 4b, element 28) and by forming a joint at an opening of the lower case. It would have been obvious to a person having ordinary skill in the art at the time of this invention to add Mito's teaching of physically separating the circuit and the battery to Hasegawa battery pack, in order to protect the circuit from possible damage if the battery begins to leak.

3. Claim 9- 11 is rejected under 35 U.S.C 103(a) as being unpatentable over Hasegawa in view of Mito in further view of Hwang.

As to Claim 9, Hasegawa in view of Mito expressly discloses wherein the outer case is provided through at least one of the lower partition wall and upper partition wall (Figure 4a and 4b). Mito does not expressly disclose the outer case comprises tabs to electrically connect the batteries and the circuit. Hwang expressly discloses the outer

Art Unit: 2838

case comprises tabs to electrically connect the batteries and the circuit (Column 3, lines 12-16 and lines 22-24). It would have been obvious to a person of ordinary skill in the art at the time of this invention to combine Hwang's connection design with Hasegawa in view of Mito's case to create greater isolation between the battery package and circuit package by creating a physically barrier preventing the two from coming into physical contact.

As to claims 10 and 11, Hasegawa in view of Mito expressly discloses where the battery pack has branched parts (Column 6, lines 55-56 and lines 58-59). Hasegawa in view of Mito does not expressly disclose that the outer case contains tabs for electrical connection. Hwang expressly discloses that the outer case contains branched tabs (Column 3, lines14-16). The use of outwardly biased contacts is commonly used in the art, as it will provide a force to keep the contacts connected. It is also widely known that a completely hermetic structure cannot be made for a battery pack because of the need for exposed terminals. Though, fixed terminals that breach the hermetic seal are more desirable then non-fixed ones. Therefore it would have been obvious to a person of ordinary skill in the art at the time of this invention to replace Hasegawa in view of Mito's use of battery and circuit terminals that breach the hermetic wall with Hwang's use of fixed terminals that electrically interconnect the battery and circuit through a physical barrier (such as Mito's hermetically sealed wall), to provide a securer hermetic seal by eliminating an physical contact between the circuit and battery and by having only fixed electrical connectors breaching the seal (in which the seal was created around the connectors.)

Page 8

## Response to Arguments

Applicant's arguments filed on 6-9-05 have been fully considered but they are not 4. persuasive. Applicant's arguments with respect to claims 1-11 have been considered but are moot in view of the new grounds of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert Grant whose telephone number is 571-272-2727. The examiner can normally be reached on M-F 8:30-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Sherry can be reached on 571-272-2084. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

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